

### 5.5 – Complete Separation in Dual-Use Medical and Retail

The Task Force recommends that the General Assembly should enact legislation to define “licensed premises” and to establish regulations for the operation of a licensed Medical Marijuana Center (MMC) and a licensed Retail Marijuana Store (RMS) within one location, **provided that such dual facilities contain actual, physical separation between the MMC and RMS**. Such regulations should include appropriate restrictions such as **complete physical separation**, separate and distinct ingress/egress, inventory control, point of sale, and recordkeeping, given that the products for medical and adult-use marijuana facilities cannot be co-mingled, as per Amendment 64.

This legislation should also clarify the ability of a local government authority to prohibit multiple licensed premises involving a medical and adult-use marijuana license within one location, based on its authority to regulate time, place, manner, and number.